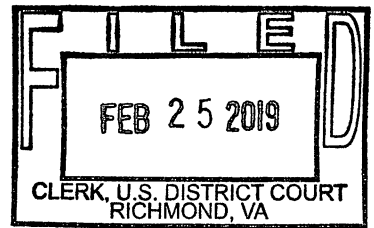


UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
RICHMOND VIRGINIA



ROBERT DAVID STEELE,

Plaintiff,

-against-

JASON GOODMAN,

Defendant.

17-CV-00601-MHL

**NOTICE OF HARMLESS ERROR
PURSUANT TO FRCP RULE 61 BY
INTERVENOR-APPLICANT D.
GEORGE SWEIGERT**

**NOTICE OF HARMLESS ERROR PURSUANT TO FRCP RULE 61 BY INTERVENOR-
APPLICANT D. GEORGE SWEIGERT**

1. NOTICE SHOULD BE TAKEN BY THE CLERK OF THE COURT AND ALL

PARTIES that the *pro se* interested party and non-attorney layman known as D. GEORGE SWEIGERT is providing this pleading to correct typographical errors in previously filed pleadings.

2. Local Rule 83.1(M) certification appears on last page. Other L.R. 83.1(M) certifications appear for previously filed doc. **no. 73 and 74**.

3. Pursuant to Fed. R. Civ. Proc. Rule 61 the intervenor-applicant notifies all parties of the following corrections (note: Paragraph ##, Page ## reads [p.##,pg.##]).

Document no. 73, Filed 02/19/19

AS PRESENTED

At the outset, the undersigned **apologies**
para.1, page.1 [p.1.pg.1]

This includes Def's perverted insinuations **the**
that [p.3.pg.2]

59 & 60 [herein cited as if fully restated) **and**
then Def [p.10.pg.5]

The **Rutledge** court reason [p.11,pg.5]

Plaintiff seven (7) declarations in this
[p.14,pg.6]

See **to** “injure [petitioner] in his person
[p.19,pg.7]

SHOULD READ AS

At the outset, the undersigned **apologizes**

This includes Def's perverted insinuations
that the

59 & 60 [herein cited as if fully **restated**]),
then Def

The **Rutledge** court reasoned
Undersigned filed seven (7) declarations in
this

See “injure [petitioner] in his person

Pursuant to Local Rule 83.1(M) I certify (under penalties of perjury) that no attorney has
prepared or assisted in the preparation of document no 73 (see signature below).

Document no. 74, Filed 02/19/19

AS PRESENTED

At the outset, the undersigned **apologizes**
para.1, page.1 [p.1.pg.1]

This includes Def's perverted insinuations **the**
that [p.3.pg.2]

(undersigned) has demonstrated that **he as**
[p.4.pg.3]

This Def's conduct of intimidation [p.9,pg.4]
Accusations of crimes, trade libel, slander
impleaded defamation [p.9,pg.4]

But the point is **Dave, you behavior**
[p.15,pg6]

fake news cited by the **FTC in FTC v.**
[p.18,pg.6]

Paragraph 26 (page 9) is **duPLICATIVE,**
reDUPLICATIVE AND Moot. [p.26,pg.9]

Plaintiff seven (7) declarations in this
[p.27,pg.10]

SHOULD READ AS

At the outset, the undersigned **apologizes**

This includes Def's perverted insinuations
that the

(undersigned) has demonstrated that **he has**

The Def's conduct of intimidation
Accusations of crimes, trade libel, slander
implied defamation

But the point is **Dave, your behavior**

Fake news city by the **U.S. Federal Trade**
Commission in FTC v.

N/A

Undersigned filed seven (7) declarations in
this

Pursuant to Local Rule 83.1(M) I certify (under penalties of perjury) that no attorney has
prepared or assisted in the preparation of document no 74 (see signature below).

I hereby attest that the foregoing is true and accurate under the penalties of perjury on this 21/ day of February, 2019 to include L.R. 83.1(M) certifications for documents no. **73 and 74**.

Pursuant to Local Rule 83.1(M) I certify that no attorney has prepared or assisted in the preparation of this instant document.



D. George Sweigert

**D. GEORGE SWEIGERT, C/O
P.O. BOX 152
MESA, AZ 85211**

UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
RICHMOND VIRGINIA

ROBERT DAVID STEELE,

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JASON GOODMAN,

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17-CV-00601-MHL

CERTIFICATE OF SERVICE

CERTIFICATE OF SERVICE

The non-attorney *pro se* layman D. GEORGE SWEIGERT certifies (under the penalties of perjury) that the accompanying pleading has been provided by First Class mail with postage affixed via the U.S. Postal Service to the following:

**Steven Scott Biss
300 West Main St
Ste 102
Charlottesville, VA 22903**

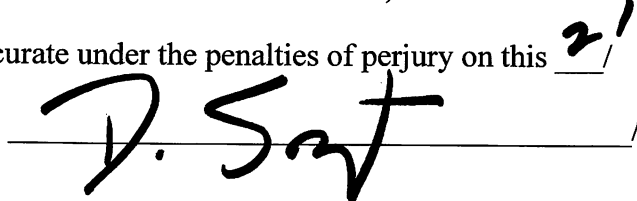
**Jason Goodman
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150 W Main St
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Norfolk, VA 23510**

**Clerk of the Court
U.S. District Court
701 E. Broad St.
Richmond, VA 23219**

**Terry Catherine Frank
Kaufman & Canoles PC
1021 E Cary St, Suite 1400
Two James Center
PO Box 27828
Richmond, VA 23219**

I hereby attest that the foregoing is true and accurate under the penalties of perjury on this 21
day of February, 2019.


D. George Sweigert

